

**Articles of Merger  
For Shoot the Moon of Washington, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon of Washington, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon of Washington, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.
5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404

The registered agent is Lance Hatzenbeller.

6. **Shoot the Moon of Washington, LLC**, the merging entity, is a foreign limited liability company, registered in the State of Washington on April 25, 2006. It has not filed an application for authority with the Montana secretary of state. The surviving entity, **Shoot the Moon, LLC** is a Montana Limited Liability Company, organized April 28, 2006, which has filed paperwork for Registration and Authority to Conduct business in Washington.

7. The address for service in Washington State is:

207 W. Spokane Falls Blvd.  
Spokane, WA 99201

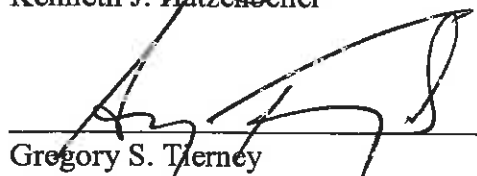
8. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

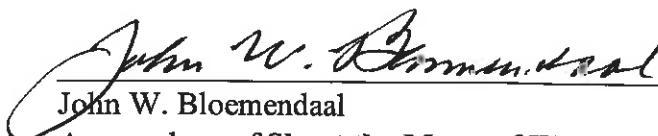
Affirmed by:

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

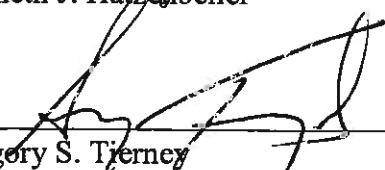
  
John W. Bloemendaal  
As members of **Shoot the Moon of Washington, LLC**

10/20/15  
Date

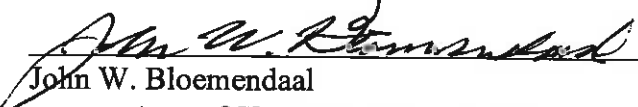
And;

  
Kenneth J. Hatzenbuehler

10/20/15  
Date

  
Gregory S. Tierney

10-20-15  
Date

  
John W. Bloemendaal  
As members of Shoot the Moon, LLC

10/20/15  
Date

**Agreement and Plan of Merger  
Between Shoot the Moon of Washington, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above including **Shoot the Moon of Washington, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any


liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/30/15  
Date

Signed in their Capacities as members of:

Shoot the Moon of Washington, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON ENTERPRISES, LLC MERGED INTO SHOOT  
THE MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688188

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 8 8 \*



**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

**SECRETARY OF STATE**

C155800

**Articles of Merger  
For Shoot the Moon, LLC  
And Shoot the Moon Enterprises, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon Enterprises, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
 Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
 Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
 Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
 Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
 Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
 Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon Enterprises, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404



4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

Kenneth J. Hatzzenbeller  
Kenneth J. Hatzzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon Enterprises, LLC**

10/20/15  
Date

And;

Kenneth J. Hatzzenbeller  
Kenneth J. Hatzzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date

**Agreement and Plan of Merger  
Between Shoot the Moon Enterprises, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
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Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
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Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above including **Shoot the Moon Enterprises, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

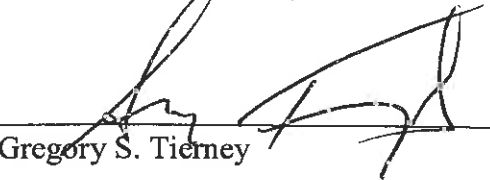
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

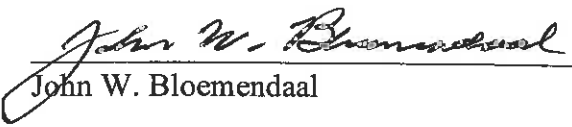
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10-20-15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

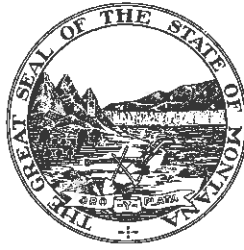
Shoot the Moon Enterprises, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON X, LLC MERGED INTO SHOOT THE MOON,  
LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688189

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 8 9 \*

**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

**SECRETARY OF STATE**

C 155840

**Articles of Merger  
For Shoot the Moon X, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon X, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
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 Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
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 Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
 Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
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 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon X, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon X, LLC**

10/20/15  
Date

And;

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date



**Agreement and Plan of Merger  
Between Shoot the Moon X, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
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Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon X, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any


liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

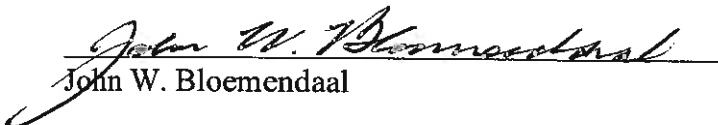
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbuehler

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/21/15  
Date

Signed in their Capacities as members of:

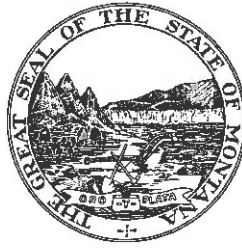
Shoot the Moon X, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

SECRETARY OF STATE  
Linda McCulloch -- State of Montana

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON 22, LLC MERGED INTO SHOOT THE MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688190

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 0 \*

**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

**SECRETARY OF STATE**

C155890

**Articles of Merger  
For Shoot the Moon 22, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon 22, LLC** to merge with Shoot the Moon, LLC, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
 Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
 Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
 Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
 Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
 Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
 Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon 22, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

*Lance Hatzenbeller*  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal  
As members of **Shoot the Moon 22, LLC**

*10-20-15*  
Date

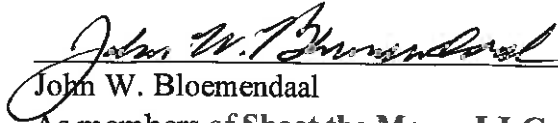
And;

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

  
\_\_\_\_\_  
John W. Bloemendaal  
As members of Shoot the Moon, LLC

  
\_\_\_\_\_  
Date



**Agreement and Plan of Merger  
Between Shoot the Moon 22, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
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Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above including **Shoot the Moon 22, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

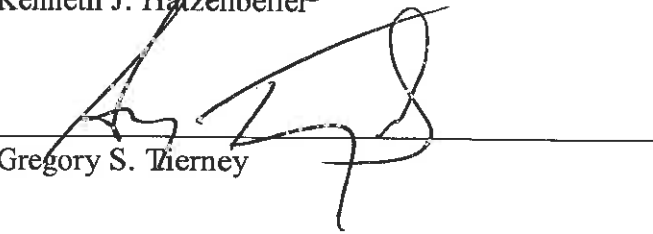
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

Shoot the Moon 22, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON II, LLC MERGED INTO SHOOT THE MOON,  
LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688191

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 1 \*

**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

**SECRETARY OF STATE**

C155890

**Articles of Merger  
For Shoot the Moon II, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon II, LLC** to merge with Shoot the Moon, LLC, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
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 Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
 Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
 Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon II, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The registered agent of the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon II, LLC**

10/20/15  
Date

And;

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date



**Agreement and Plan of Merger  
Between Shoot the Moon II, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
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Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
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Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
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Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into



STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon II, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

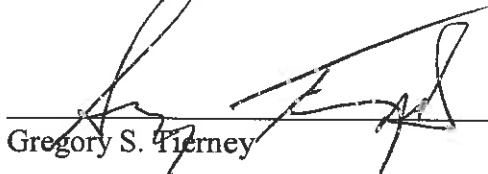
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzendeller

10/20/15  
Date

  
Gregory S. Tierney

10-20-15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

Shoot the Moon II, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

SECRETARY OF STATE  
Linda McCulloch -- State of Montana

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON III, LLC MERGED INTO SHOOT THE MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688192

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 2 \*

**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

SECRETARY OF STATE

C155840

**Articles of Merger  
For Shoot the Moon III, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon III, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
 Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
 Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
 Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
 Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
 Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
 Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon III, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller

1420 Market Place Dr. Suite B

Great Falls, MT 59404

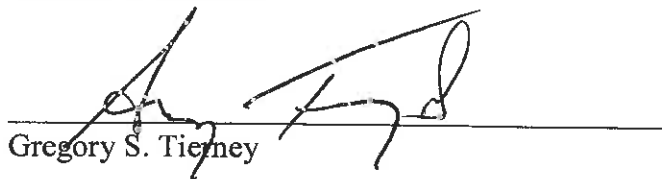
6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

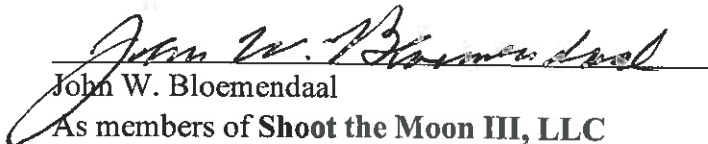
Affirmed by:

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

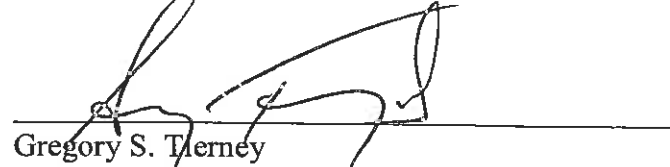
  
John W. Bloemendaal  
As members of **Shoot the Moon III, LLC**

10/20/15  
Date

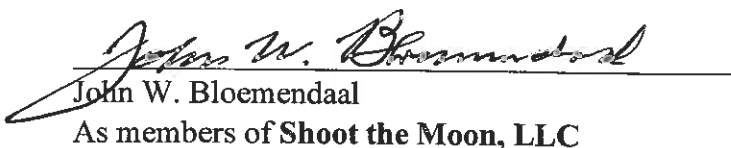
And;

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date

**Agreement and Plan of Merger  
Between Shoot the Moon III, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into



STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above including **Shoot the Moon III, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any



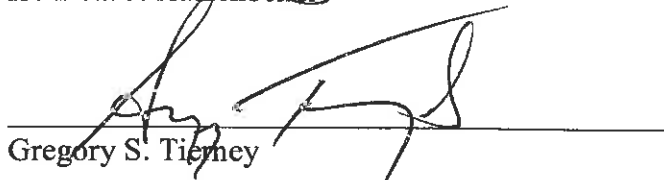
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

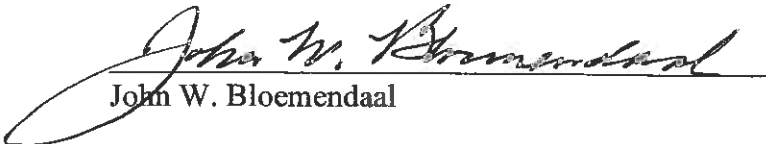
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10-20-15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

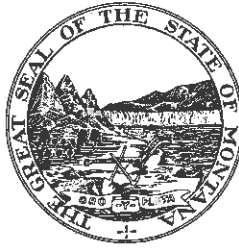
Shoot the Moon III, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON II REALTY, LLC MERGED INTO SHOOT THE  
MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688196

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 6 \*

**COPY**1658196  
STATE OF MONTANA**FILED**

OCT 21 2015

**SECRETARY OF STATE**

C155890

**Articles of Merger  
For Shoot the Moon II Realty, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon II Realty, LLC** to merge with Shoot the Moon, LLC, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
 Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
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 Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
 Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
 Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
 Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon II Realty, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon II Realty, LLC**

10/20/15  
Date

And;

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date

**Agreement and Plan of Merger  
Between Shoot the Moon II Realty, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
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Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon II Realty, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

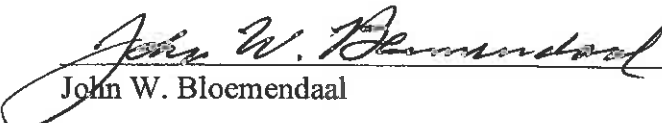
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hazenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

Shoot the Moon II Realty, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)



**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON OF BILLINGS, LLC MERGED INTO SHOOT THE  
MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688197

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in black ink that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 7 \*

**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

SECRETARY OF STATE

C155890

**Articles of Merger  
For Shoot the Moon of Billings, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon of Billings, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
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 Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
 Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
 Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon of Billings, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon of Billings, LLC**

10/20/15  
Date

And;

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date

**Agreement and Plan of Merger  
Between Shoot the Moon of Billings, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon of Billings, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any


liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

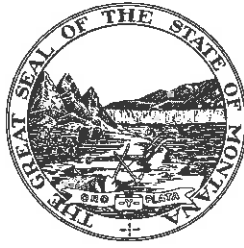
Signed in their Capacities as members of:

Shoot the Moon of Billings, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**EXPEDITE**

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON OF MONTANA REALTY, LLC (MONTANA  
COMPANY) HAS MERGED INTO SHOOT THE MOON, LLC (MONTANA  
COMPANY)**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890 - 1688183

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 8 3 \*



**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

SECRETARY OF STATE

**Articles of Merger  
For Shoot the Moon of Montana Realty, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon of Montana Realty, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September, 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
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 Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
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 Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon of Montana Realty, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

*Lance Hatzenbeller*  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal

*10/20/15*  
Date

As members of **Shoot the Moon of Montana Realty, LLC**

And;

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal

*10/20/15*  
Date

As members of **Shoot the Moon, LLC**

**Agreement and Plan of Merger  
Between Shoot the Moon of Montana Realty, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
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Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon of Montana Realty, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any


liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

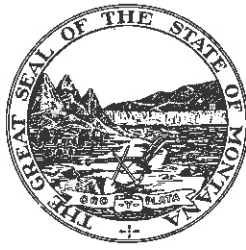
Signed in their Capacities as members of:

Shoot the Moon of Montana Realty, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**EXPEDITE**

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON 4, LLC (MONTANA COMPANY) HAS MERGED  
INTO SHOOT THE MOON, LLC (MONTANA COMPANY)**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890 - 1688201

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 2 0 1 \*



COPY

STATE OF MONTANA

FILED

OCT 21 2015

SECRETARY OF STATE

**Articles of Merger  
For Shoot the Moon 4, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon 4, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

- Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)
  - Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)
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2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon 4, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
  3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404



4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service of the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

*Lance Hatzenbeller*  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal  
As members of **Shoot the Moon 4, LLC**

*10/20/15*  
Date

And;

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

*10/20/15*  
Date

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**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above including **Shoot the Moon 4, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
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  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any liens upon the property of any of the Constituent Companies shall be impaired by this Merger.
  - (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the

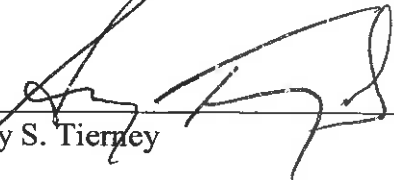
Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.

- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbuehler

10/20/15  
Date

  
Gregory S. Tierney

10-20-15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

Shoot the Moon 4, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**EXPEDITE**

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON GRIZZLY, LLC (MONTANA COMPANY) HAS  
MERGED INTO SHOOT THE MOON, LLC (MONTANA COMPANY)**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890 - 1688194

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 4 \*

1688194  
STATE OF MONTANA

FILED

OCT 21 2015

SECRETARY OF STATE

**Articles of Merger  
For Shoot the Moon Grizzly, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon Grizzly, LLC** to merge with Shoot the Moon, LLC, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon Grizzly, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

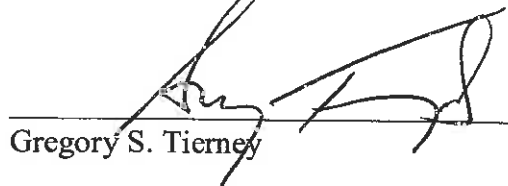
6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.


Affirmed by:

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

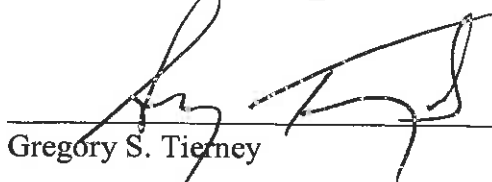
  
John W. Bloemendaal  
As members of **Shoot the Moon Grizzly, LLC**

10/20/15  
Date

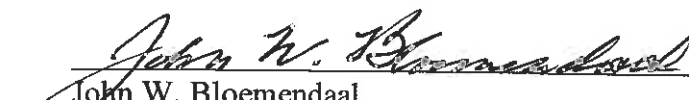
And;

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date



**Agreement and Plan of Merger  
Between Shoot the Moon Grizzly, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
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Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

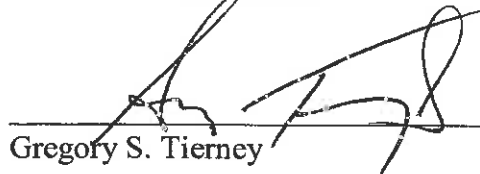
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

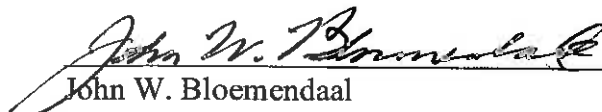
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

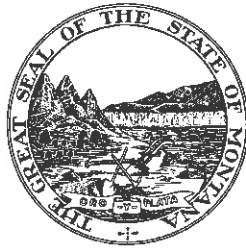
Signed in their Capacities as members of:

Shoot the Moon Grizzly, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**EXPEDITE**

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON 5, LLC(MONTANA COMPANY) HAS MERGED  
INTO SHOOT THE MOON, LLC (MONTANA COMPANY)**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890 - 1688199

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 9 \*

**COPY**

STATE OF MONTANA

**FILED**

OCT 21 2015

**Articles of Merger  
For Shoot the Moon 5, LLC  
And Shoot the Moon, LLC**

**SECRETARY OF STATE**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon 5, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
 Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
 Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
 Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
 Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
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 Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
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 Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
 Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
 Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon 5, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
 Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service of the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon 5, LLC**

10/20/15  
Date

And;

Kenneth J. Hatzenbeller  
Kenneth J. Hatzenbeller

10/20/15  
Date

Gregory S. Tierney  
Gregory S. Tierney

10.20.15  
Date

John W. Bloemendaal  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date

**Agreement and Plan of Merger  
Between Shoot the Moon 5, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
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Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into



STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above **Shoot the Moon 5, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

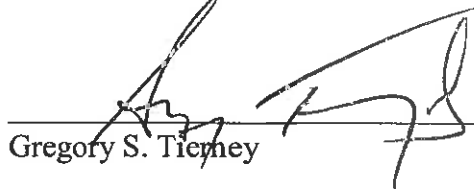


- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

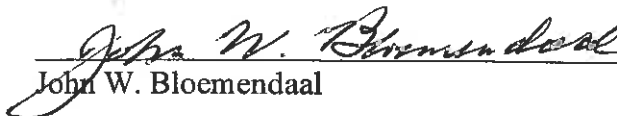
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

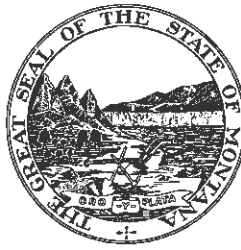
Shoot the Moon 5, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

EX-101TE



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES  
ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON REALTY, LLC INTO SHOOT THE MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688198

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 8 \*

**COPY**

STATE OF MONTANA  
**FILED**

OCT 21 2015

*[Handwritten signature]*

SECRETARY OF STATE

**Articles of Merger  
For Shoot the Moon Realty, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon Realty, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
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Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon Realty, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

*Lance Hatzenbeller*  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal  
As members of **Shoot the Moon Realty, LLC**

*10/20/15*  
Date

And;

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

*10/20/15*  
Date

**Agreement and Plan of Merger  
Between Shoot the Moon Realty, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
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Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon Realty, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

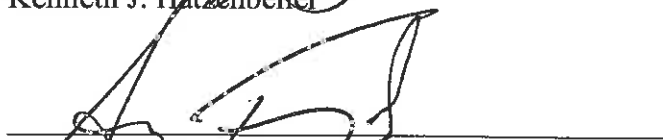
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

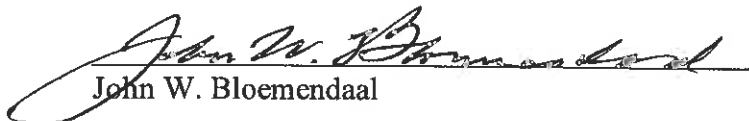
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzembeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

Shoot the Moon Realty, LLC

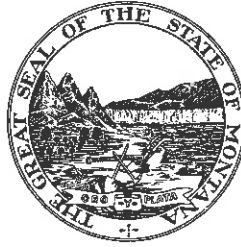
And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)



**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

**EXPEDITE**



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES  
ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON OF MONTANA, LLC INTO SHOOT THE MOON,  
LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688195

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 1 9 5 \*

COPY

STATE OF MONTANA  
FILED

OCT 21 2015

SECRETARY OF STATE

**Articles of Merger  
For Shoot the Moon of Montana, LLC  
And Shoot the Moon, LLC**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon of Montana, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
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Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon of Montana, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404

COPY

**Agreement and Plan of Merger  
Between Shoot the Moon of Montana, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
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Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC ("STM")**, a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.


THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above including **Shoot the Moon of Montana** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

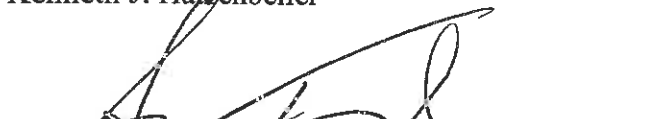
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

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- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

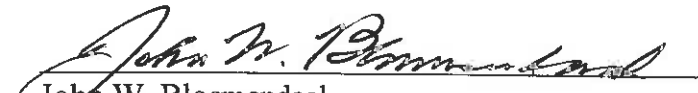
IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hattenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/30/15  
Date

Signed in their Capacities as members of:

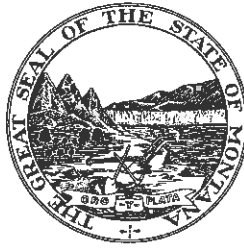
Shoot the Moon of Montana, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

EXPEDITE



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES  
ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON OF NAMPA, LLC INTO SHOOT THE MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688193

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



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\* 1 6 8 8 1 9 3 \*



**COPY**

STATE OF MONTANA  
**FILED**

OCT 21 2015 *48*

**Articles of Merger  
For Shoot the Moon of Nampa, LLC  
And Shoot the Moon, LLC**

**SECRETARY OF STATE**

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon of Nampa, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
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Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon of Nampa, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404

**COPY**



4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

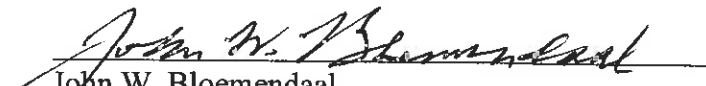
Affirmed by:

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date


  
John W. Bloemendaal  
As members of **Shoot the Moon of Nampa, LLC**

10/20/15  
Date


And;

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

10/20/15  
Date

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(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

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STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.

THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon of Nampa, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
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  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

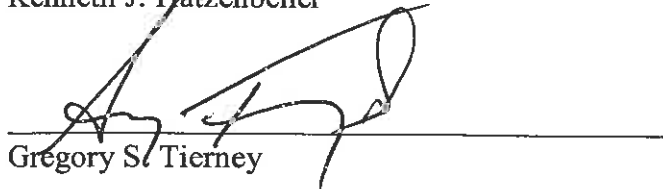
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbeller

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

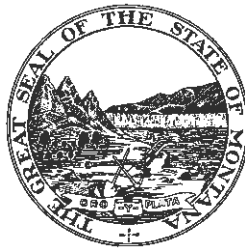
Shoot the Moon of Nampa, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**SECRETARY OF STATE**  
**Linda McCulloch -- State of Montana**

EX-101 DITE



Montana State Capitol  
PO Box 202801  
Helena, MT 59620-2801

DESCHENES & ASSOCIATES  
ATTORNEYS AT LAW  
PO BOX 3466  
GREAT FALLS MT 59403

**CERTIFICATE OF FILING**

I, LINDA McCULLOCH, Secretary of State of the State of Montana, do hereby certify that

**MERGER OF SHOOT THE MOON X REALTY, LLC INTO SHOOT THE MOON, LLC**

filed its ARTICLES OF MERGER in this office and has fulfilled the applicable requirements set forth in law. By virtue of the authority vested in the office, I hereby issue this certificate evidencing filing effective on the date shown below. I wish you the best of luck with all your future endeavors as part of the Montana business community.

**Certified File Number:** C155890-1688200

**Dated:** October 21, 2015

**Effective Date:** October 21, 2015

A handwritten signature in cursive script that reads "Linda McCulloch".

Linda McCulloch  
Secretary of State



\* C 1 5 5 8 9 0 \*



\* 1 6 8 8 2 0 0 \*

COPY

**Articles of Merger  
For Shoot the Moon X Realty, LLC  
And Shoot the Moon, LLC**

STATE OF MONTANA  
**FILED**  
OCT 21 2015  
SECRETARY OF STATE

The following Articles of Merger are submitted in accordance with the provisions of Mont. Code Ann. § 35-8-1202. These Articles of Merger affirm the intent of **Shoot the Moon X Realty, LLC** to merge with **Shoot the Moon, LLC**, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon X Realty, LLC**, have approved and signed the attached Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B  
Great Falls, MT 59404

4. There are no changes to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers.

5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

*Lance Hatzenbeller*  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. The effective date of this merger will be: October 20, 2015

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal  
As members of **Shoot the Moon X Realty, LLC**

*10/20/15*  
Date

And;

*Kenneth J. Hatzenbeller*  
Kenneth J. Hatzenbeller

*10/20/15*  
Date

*Gregory S. Tierney*  
Gregory S. Tierney

*10.20.15*  
Date

*John W. Bloemendaal*  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

*10/20/15*  
Date



**Agreement and Plan of Merger  
Between Shoot the Moon X Realty, LLC and  
Shoot the Moon, LLC**

This Agreement and Plan of Merger ("Agreement") is dated October 20, 2015, by and between the following companies:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana, LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)  
(collectively the "Merging Companies")

and,

**Shoot the Moon, LLC** ("STM"), a Montana limited liability company, filed April 28, 2006. All companies together shall be known as the "Constituent Companies".

WHEREAS, the Merging Companies are all limited liability companies duly organized under the laws of the States of Montana, Idaho or Washington as noted above; and whereas STM is a limited liability company duly organized under the laws of the State of Montana, and having a principal place of business and address of:

**Shoot the Moon, LLC**  
1420 Market Place Dr. Suite B.  
Great Falls, MT 59404-0000

WHEREAS, the Members of each of the Merging Companies and STM have determined that it is in the Companies' best interests for the Merging Companies to be merged with and into

STM with STM being the surviving limited liability company ("Surviving Company"), organized under the laws of the State of Montana.


THEREFORE, the parties to this Agreement, in consideration of the mutual covenants, agreements and provisions contained herein, do prescribe the terms and conditions of this merger and the mode of carrying it into effect as follows:

1. PARTIES: the parties to this merger are the Merging Companies as noted above, including **Shoot the Moon X Realty, LLC** and **Shoot the Moon, LLC**, a Montana limited liability company.
2. MEMBERS: The members of each and every one of the individual Merging Companies listed above and STM are as follows:
  - (a) Kenneth J. Hatzenbeller
  - (b) Gregory S. Tierney
  - (c) John W. Bloemendaal
3. SURVIVING ENTITY: The surviving entity will be **Shoot the Moon, LLC**, which will remain as a limited liability company, organized in Montana.
4. EFFECTIVE DATE: The effective date of the merger will be October 20, 2015.
5. TERMS AND CONDITIONS:
  - (a) The name of the Surviving Company following the effective date of the merger shall be **Shoot the Moon, LLC**
  - (b) As of the effective date of the merger, the Articles of Organization shall be and remain the articles of the surviving company.
  - (c) As each member of the individual companies that comprise the Merging Companies is also a member of the Surviving Company, each members interests in the individual Merging Companies will effectively be absorbed into their existing interest in the Surviving Company. No other compensation or consideration will be provided.
  - (d) There will be no amendments to the Articles of Organization of the Surviving Company as a result of this merger
  - (e) From and after the Effective Date of the merger, the Surviving Company shall possess all the rights, privileges, immunities, and franchises of a public or private nature, of each of the Merging Companies; and all property, real or personal, and all debts due on whatever account of or belonging to or due to each of the Merging Companies shall be taken and deemed to be transferred to and vested in the Surviving Company without further act or deed; and title to any real estate or interest therein, vested in any of the Merging Companies shall not revert or be impaired by reason of this merger. Surviving Company shall be responsible and liable for all the liabilities and obligations of each of the Merging Companies, and any claim existing or action or proceeding pending by or against any of the Constituent Companies may be prosecuted to judgment as if the merger had not taken place or the Surviving Company may be substituted in its place, and neither the rights of creditors nor any

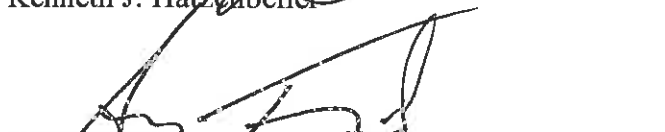
liens upon the property of any of the Constituent Companies shall be impaired by this Merger.

- (f) If necessary, the members of the Constituent Companies shall execute and deliver all such documents and take such action as may be necessary or requested by the Surviving Company in order to vest fully all the property rights of the Constituent Companies in the Surviving Company and otherwise effectuate this Agreement and any transactions contemplated herein.
- (g) The Surviving Company consents that it may be sued and served process in the State of Montana (i) in any action or special proceeding for the enforcement of any liability or obligation of any of the Merging Companies; or (ii) with respect to any property transferred or conveyed to it, or with respect to the use made of such property, or any transaction in connection therewith.
- (h) This Agreement will be deemed approved upon signature by the members listed above in their capacity as the membership in each of the Merging Companies and STM.
- (i) This Agreement can be abandoned prior to merger by unanimous agreement of the members of the Merging Companies and STM as provided by Mont. Code Ann. § 35-8-1201(4).
- (j) Interpretation and enforcement of this Agreement shall be governed by the laws of the State of Montana.

IN WITNESS WHEREOF, each of the Merging Companies listed above, and STM are deemed to have received copies of and have executed this Agreement as of the date set forth above.

  
Kenneth J. Hatzenbuehler

10/20/15  
Date

  
Gregory S. Tierney

10.20.15  
Date

  
John W. Bloemendaal

10/20/15  
Date

Signed in their Capacities as members of:

Shoot the Moon X Realty, LLC

And in their capacity as members of the Surviving Company:

Shoot the Moon, LLC (Montana LLC)

**Statement of Merger  
For Shoot the Moon of Idaho, LLC  
And Shoot the Moon, LLC**

The following Statement of Merger are submitted in accordance with the provisions of Idaho Code § 30-22-205. These Articles of Merger affirm the intent of **Shoot the Moon of Idaho, LLC** to merge with **Shoot the Moon, LLC**, a Montana limited liability company, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana Limited Liability Company organized on April 28, 2006.

The names of the merging companies are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
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Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

1. In accordance with their individual operating agreements, Idaho Code § 30-22-205, and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon of Idaho, LLC** and **Shoot the Moon, LLC**, have individually signed and approved an Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
2. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B

Great Falls, MT 59404

3. There are no amendments to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers and there will be no change to their record, other than filing of Articles of Merger.
4. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

5. **Shoot the Moon of Idaho, LLC**, the merging entity, is a limited liability company, registered in Idaho on April 27, 2006. It has not filed an application for authority with the Montana secretary of state. The surviving entity, **Shoot the Moon, LLC** is a Montana Limited Liability Company, organized April 28, 2006, which has filed paperwork for Registration and Authority to conduct business in Idaho.

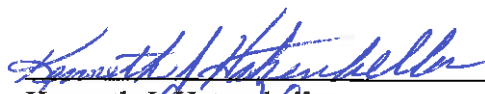
6. The address for service in Idaho is:

Lance Hatzenbeller  
482 W. Sunset Ave.  
Coeur d'Alene, ID 83815

7. This merger will become effective upon filing.

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.


Affirmed by:

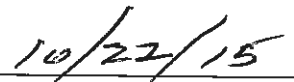
  
\_\_\_\_\_  
Kenneth J. Hatzenbeller

10/22/15  
\_\_\_\_\_  
Date


  
\_\_\_\_\_  
Gregory S. Tierney

10.22.15  
\_\_\_\_\_  
Date

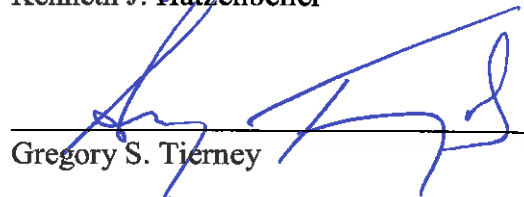
  
\_\_\_\_\_  
John W. Bloemendaal  
As members of **Shoot the Moon of Idaho, LLC**


  
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
And;

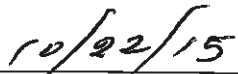
  
\_\_\_\_\_  
Kenneth J. Hatzenbeller

  
\_\_\_\_\_  
Date

  
\_\_\_\_\_  
Gregory S. Tierney

  
\_\_\_\_\_  
Date

  
\_\_\_\_\_  
John W. Bloemendaal  
As members of **Shoot the Moon, LLC**

  
\_\_\_\_\_  
Date

**Statement of Merger  
For Shoot the Moon II of Idaho, LLC  
And Shoot the Moon, LLC**

The following Statement of Merger are submitted in accordance with the provisions of Idaho Code § 30-22-205. These Articles of Merger affirm the intent of **Shoot the Moon II of Idaho, LLC** to merge with **Shoot the Moon, LLC**, a Montana limited liability company, as part of the larger merger described below.

1. The name of the Surviving Entity is **Shoot the Moon, LLC**, a Montana limited liability company organized on April 28, 2006.

The names of the merging entities are as follows:

Shoot the Moon Enterprises, LLC (Montana LLC, Filed September 20, 2005)  
Shoot the Moon Realty, LLC (Montana LLC, Filed March 17, 2008, Registered in Idaho)  
Shoot the Moon X, LLC (Montana LLC, Filed March 27, 2008)  
Shoot the Moon of Montana, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Montana Realty, LLC (Montana LLC, Filed February 6, 2009)  
Shoot the Moon of Nampa, LLC (Montana LLC, Filed July 22, 2015)  
Shoot the Moon of Billings, LLC (Montana LLC, Filed July 8, 2015)  
Shoot the Moon Grizzly, LLC (Montana LLC, Filed March 3, 2014)  
Shoot the Moon 22, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon 5, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon II of Idaho, LLC (Idaho LLC, Filed October 8, 2014)  
Shoot the Moon of Idaho, LLC (Idaho LLC, Filed April 27, 2006)  
Shoot the Moon of Washington, LLC (Washington LLC, Filed April 25 2006)  
Shoot the Moon II, LLC (Montana LLC, Filed February 2, 2007)  
Shoot the Moon III, LLC (Montana LLC, Filed February 10, 2009)  
Shoot the Moon II Realty, LLC (Montana LLC, Filed December 23, 2003)  
Shoot the Moon 4, LLC (Montana LLC, Filed April 9, 2010)  
Shoot the Moon X Realty, LLC (Montana LLC, October 14, 2008)

2. In accordance with their individual operating agreements, Idaho Code § 30-22-205, and Mont. Code Ann. § 35-8-1201, the Companies above, including **Shoot the Moon II of Idaho, LLC** and **Shoot the Moon, LLC**, have each individually signed and approved an Agreement and Plan of Merger, approving this merger into the Surviving Entity, **Shoot the Moon, LLC**.
3. The Surviving Entity of this merger will be **Shoot the Moon, LLC**, with an address of:

1420 Market Place Dr. Suite B



Great Falls, MT 59404

4. There are no amendments to the Articles of Organization of the Surviving Entity, **Shoot the Moon, LLC** as a result of these mergers and there will be no change to their record, other than filing of Articles of Merger.
5. The address for service on the Surviving Entity, **Shoot the Moon, LLC**, is and will remain:

Lance Hatzenbeller  
1420 Market Place Dr. Suite B  
Great Falls, MT 59404

6. **Shoot the Moon II of Idaho, LLC**, the merging entity, is a limited liability company, registered in Idaho on October 14, 2008. It has not filed an application for authority with the Montana secretary of state. The surviving entity, **Shoot the Moon, LLC** is a Montana Limited Liability Company, originally organized April 28, 2006, which has filed paperwork for Registration and Authority to conduct business in Idaho.

7. The address and agent for service in Idaho will be:

Lance Hatzenbeller  
7802 Spectrum St.  
Boise, ID 83709

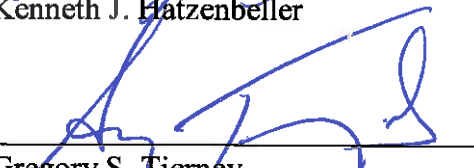
1. This merger will become effective upon filing.

Wherefore, the members of the merging limited liability companies affirm their intent to merge, and for these Articles of Merger to operate as an amendment to the surviving limited liability company's Articles of Organization.

Affirmed by:

  
\_\_\_\_\_  
Kenneth J. Hatzenbeller

10/22/15  
\_\_\_\_\_  
Date

  
\_\_\_\_\_  
Gregory S. Tierney

10.22.15  
\_\_\_\_\_  
Date



John W. Bloemendaal

As members of **Shoot the Moon II of Idaho, LLC**



Date

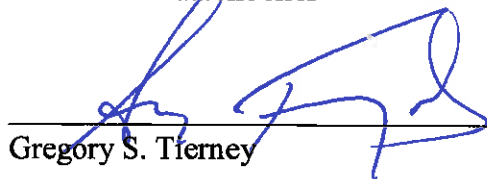
And;



Kenneth J. Hatzenbeller



Date



Gregory S. Tierney



Date



John W. Bloemendaal

As members of **Shoot the Moon, LLC**



Date

202

**FOREIGN REGISTRATION STATEMENT**

Title 30, Chapter 21, Idaho Code

Filing fee: \$100 typed, \$120 not typed

Complete and submit the form in duplicate.

1. The name of the entity is: Shoot the Moon, LLC
2. The name which it shall use in Idaho is: Shoot the Moon, LLC
3. Select the type of entity you wish to register. (Enter a name here, only if you are required to adopt an alternate name)

<input type="checkbox"/> Business Corporation	<input type="checkbox"/> General Partnership
<input type="checkbox"/> Nonprofit Corporation	<input type="checkbox"/> General Cooperative Association
<input type="checkbox"/> Limited Liability Partnership	<input type="checkbox"/> Limited Partnership (Including a limited liability limited partnership)
<input checked="" type="checkbox"/> Limited Liability Company	<input type="checkbox"/> Statutory Trust, Business Trust, or Common-law Business Trust
- ☐ Other: \_\_\_\_\_  
(Use "Other" only if your foreign entity type is not listed above, and enter the type here.)
4. Jurisdiction of formation: Montana  
(Provide the domestic jurisdiction where the entity was formed)
5. The address of its principal office is:  
1420 Market Place Dr., Suite B, Great Falls, MT 59404  
(Street Address)  
\_\_\_\_\_  
(Mailing Address, if different)
6. The address of its domestic principal office (if required by the laws of the jurisdiction of formation) is:  
7802 Spectrum Street, Boise, ID 83709  
(Street Address)  
\_\_\_\_\_  
(Mailing Address, if different)
7. The mailing address to which correspondence should be addressed, if different from Item 5, is:  
\_\_\_\_\_  
(Address)
8. Name and street address of registered agent in Idaho:  
Lance Hatzenbeller 7802 Spectrum Street, Boise, ID 83709  
(Name) (Address)
9. The name, capacity, and mailing address of at least one governor:  

<u>Gregory S. Tierney</u>	<u>Member</u>	<u>75 Spring Tree Road, Great Falls, MT 59404</u>
<small>(Name)</small>	<small>(Capacity)</small>	<small>(Address)</small>

_____ <small>(Name)</small>	_____ <small>(Capacity)</small>	_____ <small>(Address)</small>
--------------------------------	------------------------------------	-----------------------------------

Typed Name: Lance Hatzenbeller

Signature: \_\_\_\_\_

Capacity: Liquidating Manager

Secretary of State use only

besa15293194212119201-e-c155890

# SECRETARY OF STATE STATE OF MONTANA

## CERTIFICATE OF EXISTENCE

I, Linda McCulloch, Secretary of State of the State of Montana, do hereby certify that

SHOOT THE MOON, LLC

duly filed its Articles of Organization in this office on 28 April 2006, and on that date was created a limited liability company.

I further certify that all fees reflected in the records of the Secretary of State have been paid by said limited liability company and that the most recent annual report has been filed with this office.

I further certify that no articles of dissolution have been placed on record in this office by said limited liability company and my records indicate the limited liability company is in good standing under the laws of the State of Montana and authorized to transact in business and conduct its affairs in this state.

The Secretary of State cannot certify that tax and penalties owed to this state on record with the Department of Revenue are current. Please contact the Department of Revenue at (406) 444-6900 to obtain information on tax status.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State of Montana, at Helena, the Capital, this 21 October 2015 .

LINDA MCCULLOCH  
Secretary of State

Certified File Number: C155890